ase 2:12-cv-04563-DSF-JCG Document 28 Filed 02/04/13 Page 1 of 3 Page ID #:423

This cause having come before the Court on the application of Plaintiff
SpeakerCraft, LLC for Entry of Default Judgment, and the issues having been duly heard
and a decision duly rendered, IT IS HEREBY ORDERED AND ADJUDGED that
Judgment shall be and is hereby entered in the within action in favor of Plaintiff
SpeakerCraft, LLC and against Defendants E&S CONSULTING EMPORIUM INC., a
New York Corporation, CONSUMER AV GROUP, INC., a New York Corporation, and
EDWARD S. SHTERENGARTS, aka EDDIE BRODSKY, an individual, (collectively,
"Defendants") as follows:

- 1. Defendants are jointly and severally liable for and ordered to pay to Plaintiff SpeakerCraft, LLC damages in the amount of \$90,500, plus attorneys' fees in the amount of \$5,220, plus costs in the amount of \$350, for a TOTAL of \$96,070.
- 2. Defendant E&S CONSULTING EMPORIUM INC., a New York Corporation, is ordered to pay to Plaintiff SpeakerCraft, LLC additional costs in the amount of \$792.50.
- 3. Defendant CONSUMER AV GROUP, INC., a New York Corporation, is ordered to pay to Plaintiff SpeakerCraft, LLC additional costs in the amount of \$670.00.
- 4. Defendant EDWARD S. SHTERENGARTS, aka EDDIE BRODSKY, an individual, is ordered to pay to Plaintiff SpeakerCraft, LLC additional costs in the amount of \$235.90.
- 5. Post-judgment interest shall accrue on the foregoing amounts pursuant to 28 U.S.C. § 1961(a).
- 6. Defendants are hereby ENJOINED from infringing upon Plaintiff SpeakerCraft, LLC's copyright registration numbers VA0001801592, TX0007479155, and TX0007551259. Defendants are also hereby ORDERED to deliver up for destruction all labels, signs, prints, packages, wrappers, receptacles, and advertisements in the possession of Defendants bearing the trademarks registered to SpeakerCraft, LLC under Registration Numbers 2295065, 3095367, and 3095378 (the "SpeakerCraft

Mark"), as well as all plates, molds, matrices, and other means of making the same. Defendants, and their officers, members, managers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through or under them are hereby further ENJOINED from:

- a. using the SpeakerCraft Mark in any manner in connection with the advertising, offering for sale, or of any product not authorized by Plaintiff SpeakerCraft, LLC to be sold in connection with the SpeakerCraft Mark;
- b. committing any acts calculated to cause purchasers to believe that
   Defendants' products are those sold and installed under the control,
   supervision, and/or regulation of Plaintiff SpeakerCraft, LLC, or sponsored
   or approved by, or connected with, or warranted or guaranteed by Plaintiff
   SpeakerCraft, LLC;
- c. otherwise competing unfairly with Plaintiff SpeakerCraft, LLC in any manner; and
- d. shipping, delivering, distributing, returning, or otherwise disposing of, in any manner other than as specified above, products or inventory not authorized by Plaintiff SpeakerCraft, LLC to be sold or offered for sale, and which bear the SpeakerCraft Mark.

100 & fo 1 3

IT IS SO ORDERED.

2/4/13	Wale B. Jescher
DATED:	
	Hon. Dale S. Fischer,
	U.S. District Judge